## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI CENTRAL DIVISION

DORIS ANN SCOTT and ORIEL MOORE,	)
Plaintiffs,	)
v.	) Case No. 2:24-CV-04107-MDH
CENTURION OF MISSOURI, LLC, et al.,	) )
Defendants.	)

## **CERTIFICATE OF SERVICE**

The undersigned counsel certifies that on February 13, 2025, Plaintiff Doris Ann Scott served the following discovery via Word and PDF format to all counsel of record:

- 1. Plaintiff's First Requests for Production of Documents to Defendant Aaron Brown
- 2. Plaintiff's First Set of Interrogatories to Defendant Aaron Brown
- 3. Plaintiff's First Requests for Production of Documents to Defendant Bryanne Bradshaw
- 4. Plaintiff's First Set of Interrogatories to Defendant Bryanne Bradshaw
- Plaintiff's First Requests for Production of Documents to Defendant Centurion of Missouri, LLC
- 6. Plaintiff's First Set of Interrogatories to Defendant Centurion of Missouri, LLC
- 7. Plaintiff's First Requests for Production of Documents to Defendant Craig Glatczak
- 8. Plaintiff's First Set of Interrogatories to Defendant Craig Glatczak
- 9. Plaintiff's First Requests for Production of Documents to Defendant Gregory Varner
- 10. Plaintiff's First Set of Interrogatories to Defendant Gregory Varner
- 11. Plaintiff's First Requests for Production of Documents to Defendant Jacob Case
- 12. Plaintiff's First Set of Interrogatories to Defendant Jacob Case

- 13. Plaintiff's First Requests for Production of Documents to Defendant Jennifer Long
- 14. Plaintiff's First Set of Interrogatories to Defendant Jennifer Long
- 15. Plaintiff's First Requests for Production of Documents to Defendant Justin Davison
- 16. Plaintiff's First Set of Interrogatories to Defendant Justin Davison
- 17. Plaintiff's First Requests for Production of Documents to Defendant Justin Leggins
- 18. Plaintiff's First Set of Interrogatories to Defendant Justin Leggins
- 19. Plaintiff's First Requests for Production of Documents to Defendant Kelly Morriss
- 20. Plaintiff's First Set of Interrogatories to Defendant Kelly Morriss
- 21. Plaintiff's First Requests for Production of Documents to Defendant Onyewuchi
  Nkwocha
- 22. Plaintiff's First Set of Interrogatories to Defendant Onyewuchi Nkwocha
- 23. Plaintiff's First Requests for Production of Documents to Defendant Ryan Williams
- 24. Plaintiff's First Set of Interrogatories to Defendant Ryan Williams
- 25. Plaintiff's First Requests for Production of Documents to Defendant Trevor Foley
- 26. Plaintiff's First Set of Interrogatories to Defendant Trevor Foley
- 27. Plaintiff's First Requests for Production of Documents to Defendant William Wells
- 28. Plaintiff's First Set of Interrogatories to Defendant William Wells
- 29. Plaintiff's First Requests for Production of Documents to Defendant Zachary Kopp
- 30. Plaintiff's First Set of Interrogatories to Defendant Zachary Kopp

Respectfully submitted,

/s/ Benjamin Stelter-Embry
Benjamin Stelter-Embry #65404
4700 Belleview, Suite 300

Kansas City MO 64112

P. 913-231-9396

Email: ben@embry-law.com

/s/ Andrew Stroth

Andrew Stroth One South Dearborn Street #1400 Chicago, IL 60603 P. 844-878-4529

Email: astroth@actioninjurylawgroup.com

/s/ Steven Hart

Steven Hart James Ormond One South Dearborn Street #1400 Chicago, IL 60603 P. 312-955-0545

Email: shart@hmelegal.com jormond@hmelegal.com

Attorneys for Plaintiffs

## **CERTIFICATE OF SERVICE**

I certify that on the 13th day of February, 2025, the foregoing was filed using the Court's CM/ECF system, which sent notification and a copy of such filing to all parties of record.

/s/ Ben Stetler-Embry